IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF TEXAS LUBBOCK DIVISION

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MARISSA TORRES, Individually and On Behalf of All Similarly Situated Persons, Plaintiff,

§ CIVIL ACTION NO. 5:20-cv-0212-H

CHAMBERS PROTECTIVE SERVICES, INC., JOHN CHAMBERS, CHRISTINA CHAMBERS, JAMES CHAMBERS, AMBER CHAMBERS ARRIAGA, and ALLEN CHAMBERS,

V.

Defendants. § JURY DEMANDED

AMENDED JOINT MOTION FOR APPROVAL OF SETTLEMENT AND DISMISSAL WITH PREJUDICE

Plaintiffs Marissa Torres, David Avila, Steve Pozo, Darquinton Cleveland, and Yamine Patel ("Plaintiffs") and Defendants, Chambers Protective Services, Inc., John Chambers, Christina Chambers, James Chambers, Amber Chambers Arriaga ,and Allen Chambers ("Defendants") (together, the "Parties"), jointly move for approval of their settlement agreement and dismissal of this lawsuit:

- 1. On September 4, 2020, Plaintiff Marissa Torres filed this lawsuit against Defendants for overtime pay and associated relief under the Fair Labor Standards Act, 29 U.S.C. § 201 et seq. ("FLSA"). See Dkt. 1. The remaining Plaintiffs seeking approval of their settlement filed consent forms to join this lawsuit.
 - 2. Defendants deny that Plaintiffs are entitled to the relief requested.
- 3. The Parties recognize and agree that a bona fide dispute exists regarding Plaintiffs' claims for unpaid overtime. The Parties dispute the number of hours worked by the Plaintiffs and

the amount of damages claimed.

4. To avoid further litigation costs, the Parties engaged in detailed, arms' length

settlement negotiations, and engaged in a mediation with mediator Dennis Clifford of Houston,

Texas.

5. The Parties then reached a mutually acceptable resolution of their dispute and

agreed to the terms of a Settlement Agreement and Release (fully signed release is being filed

separately under seal as Exhibit A).

6. At all times throughout the negotiation process, the Parties have been represented

by counsel.

8.

7. The Parties agree that the Settlement Agreement represents a fair and equitable

compromise of a bona fide dispute under the FLSA. Under this Agreement, Plaintiffs' counsel

received payment of approximately one-half of fees billed in this matter, and all costs and expenses

incurred, and the workers are receiving payment, net of attorney's fees and costs, of approximately

1.45 times their actual damages, paid in 2 installments. See 29 U.S.C. §§ 216(b), 255, 260.

The Parties request that the Court enter an order approving the Settlement

Agreement and dismiss the lawsuit with prejudice.

Respectfully submitted,

/s/ Josef F. Buenker

Josef F. Buenker

Texas Bar No. 03316860

jbuenker@buenkerlaw.com

2060 North Loop West, Suite 215

Houston, Texas 77018

713-868-3388

713-683-9940 (fax)

ATTORNEY-IN-CHARGE FOR PLAINTIFFS

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/s/ Daniel D. Pipitone
Daniel D. Pipitone
Texas Bar No. 16024600
dpipitone@munsch.com
700 Milam Street, Suite 2700
Houston, Texas 77002
713-222-1470
713-222-1475 (fax)

ATTORNEY-IN-CHARGE FOR DEFENDANTS

CERTIFICATE OF SERVICE

I hereby certify that on December 2, 2021, I electronically filed a copy of the foregoing pleading and served it by electronic transmission through the Court's CM/ECF system.

/s/ Josef F. Buenker Josef F. Buenker